Exhibit A

O7 CV

4835

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
	X
VINCENT DIMICELI,	

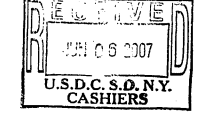
Case No.:

Plaintiff,

- against -

COMPLAINT

GALVEX HOLDINGS LTD., GALVEX TRADE LTD, GALVEX SERVICES OU, GALVEX ESTONIA OU, GALVEX INTERTRADE OU, GALVEX CAPITAL L.L.C., ALVAREZ & MARSAL EUROPE LTD., SILVER POINT CAPITAL, L.P., SILVER POINT EUROPE LLP and SILVER POINT GROUP, LLP,



Defendants.

Plaintiff, Vincent Dimiceli, by his attorneys, Mirabella & Powers, LLC, for his Complaint alleges:

PARTIES, JURISDICTION AND VENUE

- 1. Plaintiff, Vincent Dimiceli ("Dimiceli"), is an individual who resides at 5 Butternut Road, Randolph, New Jersey 07869.
- 2. Upon information and belief, defendant, Galvex Holdings Ltd., is a Bermuda limited company, with its principal place of business in New York, New York.
- 3. Upon information and belief, defendant, Galvex Trade Ltd, is a Bermuda limited company, with its principal place of business in New York, New York.
- 4. Upon information and belief, defendant, Galvex Services OU, is an Estonia corporation, with its principal place of business in New York, New York.
 - 5. Upon information and belief, defendant, Galvex Estonia OU, is an Estonia

corporation, with its principal place of business in New York, New York.

- 6. Upon information and belief, defendant, Galvex Intertrade OU, is an Estonia corporation, with its principal place of business in New York, New York.
- 7. Upon information and belief, defendant, Galvex Capital L.L.C., is a Delaware limited liability corporation, with its principal place of business in New York, New York.
- 8. Upon information and belief, defendant, Alvarez & Marsal Europe, Ltd., is a United Kingdom limited company, with its principal place of business in New York, New York.
- 9. Upon information and belief, defendant, Silver Point Capital, L.P., is a Delaware limited partnership, with its principal place of business in the State of Connecticut.
- 10. Upon information and belief, defendant, Silver Point Europe, LLP, is a United Kingdom limited liability partnership, with its principal place of business in London, England.
- 11. Upon information and belief, defendant, Silver Point Group, LLP, is a United Kingdom limited liability partnership, with its principal place of business in London, England.
- 12. This Court has jurisdiction over this action pursuant to 28 U.S.C.A. § 1332. There is diversity of citizenship between plaintiff and the defendants and the matter in controversy exceeds the sum of \$75,000.00, exclusive of interest and costs.
- 13. Venue is proper in this district pursuant to 28 U.S.C.A. § 1391. Defendants, Galvex Holdings Ltd., Galvex Trade Ltd, Galvex Services OU, Galvex Estonia OU, Galvex Intertrade OU, and Galvex Capital L.L.C. ("Galvex Group") maintain their principal place of business in this district.

CLAIM FOR RELIEF

- 14. On December 29, 2004, Dimiceli entered into a written Employment Agreement ("Agreement") with Galvex Group under which defendant, Galvex Group, employed Dimiceli in the capacity of Chief Operating Officer, from a term beginning on the date of said Agreement, until terminated pursuant to the provisions of said Agreement. A copy of the Employment Agreement is annexed hereto as Exhibit A.
- 15. Under the terms of the Agreement, Galvex Group agreed to pay Dimiceli an annual gross salary of \$290,200.00, which was later increased to \$360,000.00 during the 2005 calendar year, a car allowance of \$8,400.00 per annum, minimum annual bonuses, discretionary bonuses, holiday pay, sick pay, pension benefits, and out of pocket and travel expense reimbursement.
- 16. Upon information and belief, during October, 2005, Alvarez & Marsal Europe, Ltd. ("A&M") was engaged by Deutsche Bank, a creditor of Galvex Group, to report the internal affairs of Galvex Group and to be responsible for paying any and all liabilities due to the employees of Galvex Group.
- 17. Upon information and belief, that during November, 2005, Silver Point Capital, L.P., Silver Point Europe, LLP, and Silver Point Group, LLP ("Silver Point"), purchased the debt from Deutsche Bank, and became responsible for paying any liability to employees.
- That on or about January 16, 2006, the Galvex Group changed control of its 18. ownership and filed for Chapter 11 bankruptcy in the United States Bankruptcy Court/Southern District of New York. Pursuant to paragraph 12.1 of the Agreement, which terms are further defined under paragraph 12.2 of the Agreement, said events terminated the employment of

Dimiceli with the Galvex Group.

- 19. That the Defendants, without cause, breached the contract on its part and discharged the Plaintiff from the performance thereunder by refusing to permit him to continue with the performance of the Agreement, and refusing to pay Plaintiff the severance payment due under the Agreement, plus salary earned and travel expenses incurred.
- 20. That plaintiff, Dimiceli, has performed all of his obligations under the Agreement.
- 21. That by reason of the facts hereinbefore alleged and pursuant to paragraph 12.3 of said Agreement, Dimiceli is due the sum of \$893,506.82, which consists of severance pay in the amount of \$879,948.72, plus \$13,558.10 in unpaid salary and travel expenses.
- 22. That Plaintiff has demanded from Defendants the sum of \$893,506.82, which has been refused.
- 23. That pursuant to paragraph 4.1 of said Agreement, the Galvex Group and each Employer are jointly and severally liable to pay to Dimiceli the remuneration and compensation for services provided by the employee under the Agreement.

WHEREFORE, Plaintiff demands:

- (A) judgment in favor against the Defendants in the amount of \$893,506.82 plus interest thereon;
- (B) judgment awarding to Plaintiff his costs and disbursements, including reasonable attorneys' fees; and
 - ©) such other and further relief as this Court may deem just and proper.

DEMAND FOR JURY TRIAL

Plaintiff demands trial by jury on all issues so triable.

Dated: Westbury, New York May 29, 2007

Yours, etc.

MIRABELLA & POWERS, LLC

David P. Mirabella, Esq. (DM2485)

Attorneys for Plaintiff

1600 Stewart Avenue, Suite 210 Westbury, New York 11590

(516) 467-1258

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DATED DECEMBER 29, 2004

EMPLOYMENT AGREEMENT between

> Galvex Holdings: Ltd. And Vincent dimiceli

> > Phy

THIS AGREEMENT is made the 29TH day of December, 2004

BETWEEN:

- (1) Galvex Holdings Litd. whose registered effice is Chancery Hall, 52 Reid Street. Hamilton Bermuda HM 12 (the "Company") and
- (2) Vincent Diminell whose address is 5 Bullemuti Road, Randolph, New Jersey, NJ, 07869, USA (the "Employee") of the Second Part:

IT IS HEREBY AGREED AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATIONS

- 1.1. In this Agreement unless the context otherwise requires, the following expressions shall have the following meanings:
 - 1.1.1, Employers the following Group Companies to which the Employee provides the services of Employee, in addition to the Company, pursuant to the Jerus of the Agreement, being (a) Salvex Trade Ltd.; (b) Galvex Services OU; (b) Galvex Intertrade OU; (d) Galvex Estenta OU; and (e) Galvex Capital LtC;
 - 1.1.2. Group Company any of the Company, the Company's holding company (if any); any subsidiary of the Company or the Company's holding company any company under common control with any of the aforesaid and any other company in which the Company is interested whose name is notified to the Employee by the Company as being a member of the Company as
 - 1.1.3. Incapacity any Illness or other like cause incapacitating the Employee from attending to his duties for a period of 6 months.
- Any reference to a slatutory provision shall be deemed to include a reference to any statutory modification or is an adjusted to it.
- 18. The headings in this Agreement are for convenience only and shall not affect its construction or interpretation.
- 1.4. References to the singular chall include the plural and references to the plural shall include the singular.

2. TERM OF EMPLOYMENT

The continuation of the employment of the Employee is governed by the terms of this Agreement until terminated pursuant to the provisions of this Agreement until terminated pursuant to the provisions of this Agreement.

3. DUTIES

3.1. The Employee shall during his employment serve the Company and each Employer to the best of the Employee's ability in the capacity of Chief Operating Officer or in such other capacity as the Company or any Employer may from time



- to time reasonably determine, given the qualifications and experience of the
- 3.2. The Employee shall during his employment under this Agreement carry out the duties specified in Schedule 1 berete.
- 3.3. The Employee shall be required to work from the Group's office in New York. The Employee acknowledges that the business of the Company is international and that the Employee shall be required to work in overseas locations from time to time and for such periods as may be determined by the Company.
- 3.4. At all times and in all respects the Employee shall conform to and comply with the lawful and reasonable directions of the Company.
- During the continuance of his employment hereunder, the Employee shall unless prevented by ill-health or incapacity devote all of his time, attention and abilities during hours of work (which shall be normal business hours and such additional hours as may be necessary for the proper performance of his duties) to the business and affairs of the Company, the Employers and any Group Company for which the Employee performs duties.
- During his employment, the Employee may be seconded to any Group Company for a fixed or variable period of time and upon such terms as may be agreed between the parties.

A. REMUNERATION

- The Company and each Employer are jointly and severally liable to pay to the Employee the remuneration and compensation for the services provided by the Employee under this Agreement, as follows:
- 4.1.1 The remaneration of the Employee from his employment shall be an annual gross salary of US\$290.200. The Company shall be responsible for all related costs, including payroll tex, social insurance and hospital levies. The salary shall accrue on a daily basis and be payable by equal monthly instalments in according to the payable by equal monthly instalments in according leat-business day of every month on as otherwise determined by the Company.
- 4.1.2 The Company shall provide a car allowance of US\$ 8.400 per annum.
- 4.1.3 The Employee shall be paid a bonus in respect of the year ended 31. December 2005, which beaus shall be paid on or before 31. December 2004 and shall be in an amount to be determined by the Company in its sole and absolute discretion the, but in any event the Employee shall receive no less than US\$30,000.
- in respect of each year after 2005, the Employee may be entitled to a bonus of such amount payable at euch times as shall from time to be determined by the Company in its sole and absolute discration. If the Employee rebelies any bonus payment, the Company is not obliged to make any further bonus payments and any bonus payment will not be pain of the Employee's contractual remuneration or fixed salary. If the Employee's employment terminates (or notice is served to terminate the Employee's employment) for any reason of no reason at all, the Employee will not be entitled to receive any bonus payments in respector any period.

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- 4.2 The Employee shall, in addition to the liked selary under clause 4.1.1 and any books paid under clauses 4.1.2 and 4.1.5, he entitled to fasher non-cash banefits as notified by the Company to the Employee from line to time.
- 4.5 Any minimum agreed from see payable under disuses 4.1.3 and 4.1.8 shall be deemed to accrue on a daily basis during the period to which they relate until paid.
- Afty of the Company or any Employer may, in its absolute discretion but without affecting it sown joint and several liability for the amounts due under this contract, prozure that any payment due to the Employee under this Agreement be paid any other Group Company.

5 EXPENSES

The Company and any Employer shall by way of reimbureement pay of produce to be paid to the Employee all reasonable travelling, accommodation and other similar out-of pocket expenses wholly exclusively and necessarily incurred by thin in or about the performance of his duties under this Agreement provided that the Employee if so required by the Company or any Employer provides reasonable evidence of this expenditure in respect of which he claims reimbursement.

6 PENSION

The Employee shall be eligible to participate in any pension scheme, including an international pension scheme which the Company in its absolute discretion may provide from time to time. The Company will contribute 5% of salary under 4.1 to this pension scheme.

7 HOLIDAYS

The Employee shall (in addition to statutory trolidays) be entitled during the continuance of his employment to 20 working days' baid holiday per holiday year to be taken at such time or tithes as may be approved in advance by the Company. Holiday entitioned shall be deemed to corue from day to day. The Company's holiday year runs from I January to 31 December.

B TELNESS

Subject to complying with the Company's procedures relating to the notification and certification of particle of absence from work the Employee shall continue to be paid during absence displace to elektrons, injury or other incapacity (such payment to be inclusive of any statutory cick pay or benefits to which he may be entitled). If the Employee shall be absent from work due to incapacity, then all obligations to pay the Employee shall cease when the Employee seconds entitled to receive payments pursuant to any long term disability scheme and thereafter any payment will be at the discretion of the Company.

9 RESTRICTIONS DURING EMPLOYMENT

During the continuance of his employment under this Agreement, the Employee shall unless prevented by incapacity devote his whole time and attention to the business of the Company and the Employers as shall be required of him and shall not without the prior written consent of the Company.

9.1 engage in any other business; or

9.2 be concarned or interested in any other business of a similar nature to or competitive with that canned on by the Company or a Group Company.

10 GONFIDENTIALITY

- The Employee is aware that in the course of employment under this Agreement he will have access to and be entrusted with information in respect of the business and inancing of the Company and its dealings and inancations and affairs and likewise with any Group Company all of which information is or may be confidential.
- The Employee shall not (except in the proper course of his duties) during or after the period of his employment under this Agreement divulge to any person whatever or otherwise make use of (and shall use his best endeavours to prevent the publication or disclosure of) any trade secret or secret investment process or marketing strategles and plans or pricing strategles or customer lists or any such confidential information concerning the Company or any Group Company or any of its or their clients, suppliers, agents, distributors or customers.

11 TERMINATION OF EMPLOYMENT

- The Company and any Employer are not under any stillgation to provide the Employee with any work and the Company may at any time after either party has given notice of termination of employment suspend the Employee and/or exclude the Employee from all or any premises of the Company or Group Company and/or require the Employee not to contact any colleagues on clients and not to access electronic data in the Company's or any Group Company's offices the home computers, moderns or otherwise for any period not exceeding the periods set forth herein, provided that except as provided elsewhere herein, the Employee's salary and other contractual benefits shall continue to be paid or provided by the Company and the Employers.
- 14.2 The employment of the Employee may be ferminated by the either party on three months notice in willing.
- 11.3 The employment of the Employee may be terminated by the Company without notice or payment in lieuxof notice:
 - 11.3.1 If the Employee is guilly of any gross default or misconduct in connection with or affecting the business of the Company or any Group Company to which ha is required to render services; or
 - 11.32 In the event of any serious or repeated breach or non-observance by the Employee of any of the supulations contained in this Agreement; or
 - 11.2.3 In the event of a material breach of regulatory regularor material internal compliance rules consistent therewith; or
 - 11.3.4 If the Employee has an interim receiving order made against him, becomes bankrupt or makes any composition or enters into any deed of arrangement with his creditors; or

- 14.3.5 If the Employee is convicted of any criminal offence (ather than an offence under road tieffic legislation for which a line of hon-custodial penalty is imposed); or
- 11.3.5 If the Employee dies or cannot work due to incapacity.
- 11.4 The Company reserves the right to suspend the Employee with pay from his duties in connection with the investigation of summary dismissal grounds.
- 11.5 Upon the termination of the Employee's employment (for whatever reason and howsoever grising) the Employee shall immediately:
 - deliver up to the Company all property, documents (including without limitation) notes, memoranda, correspondence and any other material upon which data or information is recorded or stored) and confidential or business information of the Company or any Group Company and/or any of their suppliers, agents, distributors, clients or customers (and the Employee shall not retain any copies of any such documents or information) which is under his control or in his possession; and
 - 11.5.2 repay all outstanding debts or loans due to the Company or any Group Company and the Company is hereby authorised to deduct from any eating/wages of the Employee a sum in repayment of all or any part of such debt or loans.
- The Upon the termination of his employment (for whatever reason and howsever arising), the Employee shall not at any time thereafter make any unique or misleading and or written statement concerning the business and effairs of the Company or any Group Company nor represent timeself or permit himself to be held out as being in any way connected with or interested in the business of the Company or any Oroup Company except as a former employee for the purpose of communicating with prospective employers or complying with any applicable statutory requirements.

12 SEVERANCE PAYMENT

- During the currency of this Agreement (which shall include quiling a period after a notice tips been served pursuent to Clause 11.2, but before the date of termination, namely) upon the occurrence of any of the following events:
 - a. diesure of the office of the Group in New York;
 - b. a change in control of the Company or any Group Company;
 - c an insolvency event

such an event shall be deemed to be a summary notice of termination of this Agreement and the employment of the Employee hereunder.

- 12.2 For the purposes of Glause 12.1:
 - a. "change in control" shall mean any of the following events:
 - I. any event the result of which Daniel Bain becomes the beneficial owner of less than 50% of the issued share capital of the Group Companies:
 - II. Daniel Bain ceases to be the President of the Company; or

- tii. Daniel Bain, together with the Directors nominated by him comprise less than 80% of the board of Directors of the Company and any Group Company.
- b. "insolvency event" shall mean corporate aution; legal proceedings or other procedure or step la taken in relation to:
 - i. the suspension of payments, a moratorium of any indebtedness; winding-up, dissolution, administration or reorganisation (by way of voluntary attangement, scheme of anangement or otherwise) of any Group Company;
 - ii. a composition, assignment or arrangement with any creditor of any Group Company;
 - the appointment of a liquidator; receiver, administrator; administrative receiver, compulsory manager of other similar officer in respect of any Stroup Opinpany or any of their essets; or
 - ly. enforcement of any security or charge over any assets of any Group Company,

or any enalogous proceeding or step is taken in any jurisdiction, and in the case of a legal proceeding initiated by a third party, such legal proceeding is not discharged within 14 days.

- 123 In the event of a deemed lemination pursuant to Clause 12.1, the Employee shall be immediately be paid, in respect of such summary termination without cause the following amounts:
 - 12.3.1 go amount equal to 2 years salary at the rate then payable to the Employee:
 - 12.3.2 two times the accrued but unpaid bonus under clauses 4.1.3 and 4.1.4 and
 - 12.53 an amount being two times the last annual bonus actually paid to the Employee (which, for the evoldence of doubt shall not be the amount payable to the Employee under the foreout clause 12.3.2) and
 - 12.3.4 an amount representing the costs of medical and health insurance for a 2 year period from the date of termination, which amount will be calculated as being the everage cost to the Company in the preceding year, of such insurance maintained on behalf of the Employee

18 RESTRICTIONS AFTER TERMINATION OF EMPLOYMENT

For a period of 5 months after the termination of employment the Employee Will had in any capacity, directly or indirectly, be engaged, concerned or interested in any trade, buildness or occupation of a similar nature or compating in any material aspect of the Company and will-not solicit or assist anyone in soliciting any employee of the Company.

44 OWNERSHIP OF RIGHTS

Tat de and memoranda concerning the business of the Company or a Group Company or any of their suppliers, agents, distributors, clients or customers

which are received or made by the Employee in the course of his duffes under this Agreement will be the property of the Company and must be surrendered by the Employee to the Company at any time and in any event on the femiliation of the Employee's employment under this Agreement.

All property, copyright, and other intellectual and prophetary rights in all works and materials (including, without limitalities, computer software) developed or written or prepared by the Employee in the course of his duties hereunder shall belong to the Company. To that and, the Employee hereby assigns, by way of future essignment, all such property, copyright, and other rights mentioned above to the Company to hold absolutely unto itself, together with the right to apply for and enforce all such rights. The Employee also unconditionally and irrevocably egrees to give up all moral rights he may have as an author, designer or inventor of any such work or materials:

15 ASSIGNMENT

The rights, liabilities and duties under this Agreement/may be assigned by the Company to any other Group Company.

16 NOTICES

- Any notice required or permitted to be given under this Agreement shall be given in writing delivered personally or sent by first class post pre-paid recorded delivery (air mail if everseas) to the penty due to receive such notice at in the case of the Company (notice to which shall be on behalf of the Company (notice to which shall be on behalf of the Company end any of the Employers), its registered office from time to time and in the case of the Employers, his address seriout in this Agreement for such address as he may have notified to the Company in accordance with this clause).
- Any notice delivered personally shall be deemed to be received when delivered to the address provided in clause 14.1 and any notice sent by pre-paid recorded delivery shall be deamed (in the absence of evidence of earlier receipt) to be delivered 2 days after posting (5 days if sent air mail) and in proving the time of despetch it shall be sufficient to show that the envelope containing such notice, was properly addressed, stamped and posted.

17 MISCELLANEOUS

- 17.1 This Agreement is governed by and shall be construed in accordance with the laws of Bernuda.
- The parties inevocably agree that the Subreme Court of Berhiuda shall have jurisdiction to hear and settle any dispute, suit action or proceeding (together referred to as "Proceedings") which arises out of or in connection with this Agreement, save that nothing contained in this distinct the limits the right of the Employee to take Proceedings against the Company in any other count of competent jurisdiction.
- 17.3 This Agreement contains the entire understanding between the parties and supersedes all previous agreements and arrangements (if any) relating to the employment of the Employee by the Company.

SCHEDULE

The specified duties of the Employee are as follows:

- 7, Employing staff as appropriate:
- 2. Responsible for the Group of Companies;
- 3. Responsible for sales, operations and finance;
- 4. Working Capital (accounts receivable & inventories):
- 5. Fixed assets;
- 6. Implementation of the annual plan:
- 7. Implementation of the long term strategic plan;
- 8: Developing management staff to support the strategic plan;
- 9. Maximising the profit of the Company, and
- 10. Lielson with financial institutions:

IN WITHESS WHEREOF this Agreement has been executed as follows:

orgbehalf of Galvex Holdings Ltd.

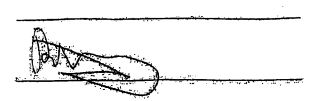
By Daniel Bain

By-Norman Bain

on behalf of Galyex Trade Ltd.

By Daniel Balb

By: Notonan Bala



ANNEX 1

Made and entered into as of this 5th day of January, 2006

To the agreement dated the 29 M day of December, 2002

BETWEEN:

- (1) Galvex Holdings Ltd. whose registered office is Chancery Hall, 52 Reid Street. Hamilton Bermuda HM 12 (the Company) and
- (2) Vincent Diminell whose address is Sautemat Road, Randolph, New Jersey, NJ 07869, USA (the "Employee") of The Second Fait

IT IS HEREBY AGREED AS POLLOWS:

1. BONUS

The Employee is entitled to a bonus under cladse 4.1.3 of US\$ 100,000 for the year ending December 31, 2004.

The bonus is accrued by the Company and payable in the feture but payable no later than December 31, 2005.

IN WITHERS WHEREOF this Arnex I has been executed as follows:

on behalf of Galvex Holdings Ltd.

By: Deniel Balli

By Norman Bain

By Vincent Dimicell

In the presence of Richard Harlley

Case	No.	
Cuse	1 TU.	ď

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VINCENT DIMICELI,

- against -

Plaintiff,

GALVEX HOLDINGS LTD., GALVEX TRADE LTD, GALVEX SERVICES OU, GALVEX ESTONIA OU, GALVEX INTERTRADE OU, GALVEX CAPITAL L.L.C., ALVAREZ & MARSAL EUROPE LTD., SILVER POINT CAPITAL, L.P., SILVER POINT EUROPE LLP and SILVER POINT GROUP, LLP,

Defendants.

COMPLAINT

MIRABELLA & POWERS, LLC

Attorneys for Plaintiff 1600 Stewart Avenue, Suite 210 Westbury, New York 11590 (516) 467-1258 fax (516) 745-5688

PLEASE TAKE NOTICE

that the within is a (certified) true copy of a

__ D NOTICE OF

entered in the office of the clerk of the within named Court on

ENTRY

____ NOTICE OF

that an

of which the within is a true copy will be presented for settlement to the

SETTLEMENT 0

one of the judges of the within named Court on

Yours, etc.

MIRABELLA & POWERS, LLC

Attorneys for Plaintiff 1600 Stewart Avenue, Suite 210 Westbury, New York 11590 (516) 467-1258